Fax 212 385 9010 195 Broadway, 24th Floor Filed 05/12/2008 Yesk NY 10007-3189

Case 1:08-cv-03292-HB Document 13

**USDS SDNY** 

**DOCUMENT** 

**ELECTRONICALLY FILED** 

DOC #:

DATE FILED:

William J. Honan 212 513 3300 bill.honan@hklaw.com

## VIA TELEFAX

May 9, 2008

Hon. Harold Baer, Jr. United States District Judge United States District Court Southern District of New York Daniel Patrick Moynihan U.S. Courthouse 500 Pearl Street, Chambers 2230 New York, New York 10007-1312

Facsimile: (212) 805-7901

Eastwind Maritime, S.A. v. Tønnevold Reefer 7 KS Re:

> Index No.: 08 Civ. 3292 (HB) Our Ref.: 500177-03233

## Dear Judge Baer:

We represent Defendant, Tønnevold Reefer 7 KS, in the above-referenced matter, and write in response to opposing counsel's extension request and the Court's so-order of the extension for Plaintiff to respond to Defendant's motion for countersecurity by May 30, 2008. Defendant respectfully requests that the extension be shortened by one week.

We congratulate counsel on his recent marriage and, in the spirit of the occasion, we are pleased to consent to his request for an extension of time. Nonetheless, it seems to us that two work weeks from the date of his return to the office - on May 12 - should be sufficient time to consider and respond to our client's motion for counter-security. We, therefore, request that

the extension be shortened to May 23<sup>rd</sup>. If that time should prove insufficient, counsel can approach the Court at that time.

Respectfully submitted,

HOLLAND & KNIGHT LLP

William J. Honan

cc: George E. Murray, Chalos, O'Connor & Duffy LLP,

by fax (516) 767-3605

# 5327548\_v1

Who was his his had been with specific deliberation and man 28,59.

Case 1:08-cv-03292-HB Document 13 Filed 05/12/2008 Page 3 of 3 Endorsement:

Let's not bring him into Court still in his bed clothes - we will split the difference and make it returnable May 28, 2008.